

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of
Armin Hofmeister, et al.

Examiner: Davis, Zinna Northington

Serial No.: **10/807,781**

Art Unit: 1625

Filed: **March 24, 2004**

Title: **COMPOSITION, PROCESS OF
MAKING, AND MEDICAL USE OF
SUBSTITUTED 4-PHENYLTETRA-
HYDROISOQUINOLINES**

SECOND AMENDMENT AND RESPONSE AFTER FINAL REJECTION
PURSUANT TO 37 C.F.R. §1.113(c)

Honorable Commissioner of Patents and Trademarks
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

This second amendment and response after final is being filed pursuant to a telephone discussion with Examiner Davis on March 13, 2007 wherein it was pointed out to the undersigned that the original Amendment and Response after Final filed on March 8, 2007 inadvertently neglected to include allowed claims 16-22 for presentation. This second amendment, which is otherwise identical to that of March 8th, is being filed at this time to also include these allowed claims for proper consideration.

This amendment and response is being filed herewith pursuant to a final office action that was mailed to Applicants' Attorney on February 26, 2007. Said action had a shortened statutory period for response of three (3) months resulting in an original due date for response of May 26, 2007. This amendment and response is therefore timely filed.